NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision STANDARD LEASE v.5

THIS LEASE AGREEMENT is made this \_\_\_\_\_

## PAID UP OIL AND GAS LEASE (No Surface Use)

\_\_\_\_, 2010, by and between

whose ad	drocc	e ic	4	14	Bee	die	Road	". ,	4/1	116	ton	Texas	76	606	2		as Lessor,
IAC bac	: PRC	PERT	SER	VICES,	L.L.C., 2	100 Ross A	renue. Suit	e 1870	Dallas	Texas	75201, a	s Lessee. All	printed po	ortions of th	nis lease we	ere prepared	d by the party
			1 0000	a but all	l other pro	ovicione (incl	udina the co	moletic	nn of hiar	าห รทว	ces i were	nrenareu ioini	11 DV LE55	OI AIIU LES	356.		
1, I described	n con	siderati bereina	on of fterca	a cash lled leas	bonus in ed premi	hand paid a	and the cov	enants	nerein (	contair	iea, Lessa	r hereby gran	ilis, iease:	s and icts	CAGIGGIVEI	(0 200000	and removing
uescribed	iano,	Herenia	itter oa	1100 1000	ca promi												
4.0						E 00 ( E	30 DEW	0 I O	T/O)		110				, BLO	ok C	
160						E OR LES	SS, BEIN	G LU	I(S)		///		ADDITIO	N AN AC	, <i>bl</i> o	N TO THE	E CITY OF
OUTJOH	: TH	7			1000	<i>P</i>	- TADD	ANIT	201181	TV T	TVAC	ACCORDI	ADDITIC	714, MAY C	ERTAIN	PLATRE	CORDED
- FOR	1000	Wor	Ph	12		PAGE	_, TARR -28	ANT ( Z-z:	ZOON,	II, I Oet	LEANO,	T RECORE	NG 10 NS OF 1	TARRAN	T COUN	TY TEXA	AS.
IN VOL	JIVIE			10	,	PAGE	<u>&gt;8</u>	ωU_		01- 1	III FLM	I ILLOOKE			, 0001	( 1 ) 1 1 1 1 1 1	
							1. A										
in the Cou	inty o	Tarra	ant, s	State of T	ΓEXAS, c	ontaining	.160	9	ross acr	es, mo	ore or less	(including any	y interests	therein wh	nich Lessor	may hereaft	ter acquire by
reversion,	pres	cription	or oth	erwise),	for the p	ourpose of e	xploring for	develo	ping, pr	oducir	ng and ma	rketing oil and	d gas, alc	ong with all	l hydrocarb	on and non	hydrocarbon de and other
commorci	al age	96 99	wall a	hvdroc	arbon da	eee in addi	ition to the :	above-d	lescribed	lease	ed premise	m "gas" as u	aiso covei	rs accretion	ns and any	sman surps	or parcers or
land now	or ha	reafter (	hanwe	hy lace	or which	are configur	nus or adiac	ent to t	he above	e-desc	cribed leas	ed premises.	and, in co	nsideration	n of the alo	remeniionet	i casii bullus,
1 accor an	rees t	OBYECI	ite at l	ASSAB'S	request a	anv additiona	al or suppler	nental i:	nstrumer	nts for	a more co	mplete or acc d shall be dee	urate desc	cription of t	ne iano so i	covered. Fu	ir trie purpose
or determ	ning i	ne amo	unt or	any snu	III royani	les nereunde	ii, ine mumb	er or gr	USS AUIG	3 000	re specific	1		ے ر			
2	This le	ase, w	nich is	a "paid-	up" lease	requiring no	rentals, sha	all be in	force fo	r a prii	mary term	of tive		(			ereof, and for
as long th	ereafl	er as o	i or ga	s or othe	er substai	nces covered	d hereby are	produ	ced in pa	aying c	quantities f	rom the lease	d premise	s or from la	ands pooled	I therewith o	or this lease is
2	20val	ice on	nil and	and off	har cubet	provisions he	red and car	ed her	eunder s	shall b	e naid by	Lessee to Les	sor as fol	lows: (a)	For oil and	other liquid	hydrocarbons
congretes	at t	200000	2000	ator faci	llition the	rovalty cha	the 77/	1001	- x - x +	1300	- Property	(25/0)0	of such bro	oauction. T	o pe delive	ied at Lessi	ees option to
l essor at	the w	ellhead	or to	PSSOL S	credit at	the oil purch	iaser's frans	nortalia	an taciliti	es. pro	ovided tha	Lessee snaii	nave ule	conunuing	TIGHT TO PUI	CHASE SUCH	production at
the wellho	n bas orice	arket p	rice th roduct	en preva	alling in tr similar or:	ne same tiei ade and dra	a (or it there wity: (b) fo	eisno roas (	sucn pri Includina	ce me r casi	na head	gas) and all	other sub	stances co	overed her	aby, the ro	yalty shall be
Tiller	س سے و		ני ונו כמ	4000	45 CM	うんの ) of th	e proceeds	realized	by Less	see tro	om the sali	e tnereor, less	a proport	ionate part	or au valor	em taxes at	ia production,
séverance	e, pof c	ther ex	cise ta	xes and	the costs	s incurred by	Lessee in o	deliverir	ng, proce	essing	or otherwi	se marketing :	such gas :	or other su dity in the s	pstances, p ame field (	or if there is	t Lessee shall no such price
then prev	allina	in the s	ame f	ield the	n in the n	nearest field	in which the	ere is su	ich a bre	evailin	a price) pi	ursuant to com	nparable p	ourchase c	ontracts en	terea into or	n the same or
nearest n	recedi	no date	as the	date of	a which Le	essee comm	ences its or	ırchase	s hereur	ider: a	nd (c) if at	the end of the	e primary t	erm or any	rume inere	atter one or i	more wells on
the lease	d pren	nises or	lands	pooled	therewith	are capable	of either pr	oducing vr. produ	oil or ga	as or c	other subsi	iances covere	d hereby i	in paying q :h well or w	uanuues or relis shall n	evertheless	are waiting on be deemed to
he produc	ina in	navino	guant	ities for	the nurno	ise of mainta	inina this le	ase. If	for a per	iod of	90 consec	culive days suc	ch well or	wells are s	snut-in or pr	oauction the	ere nom is not
heing sol	I by I	99229	then I	2 99229	hall nav s	shut-in rovalt	v of one riol	lar per :	acre thei	n cove	red by this	s lease, such i	payment t	o pe made	to ressor (	or to ressor	s credit in the
depositor	y desi	gnaled	below.	, on or b	etore the	end of said	90-day perk	od and Wided t	thereatte hat if thi	er on o	e is other	acn anniversa wise being ma	aintained	by operation	ons, or if pr	oduction is	e well or wells being sold by
Lessee fr	nm ar	other w	ell or t	wells on	the lease	ed premises i	or lands nod	oled the	rewith, n	o shul	l-in rovaltv	shall be due t	until the e	nd of the 9	U-day perio	a next tollow	ving cessation
of such o	nersti	one or r	roduct	ion Les	ssee's fail	lure to prope	rly nay shut-	-in roval	itv shali i	render	Lessee li	able for the am	rount due,	, but shall r	ot operate	to ferminate	this lease.
he Lacen	ah o'	nository	agent	for rece	ivina navr	ments regard	tless of chai	naes in	the own	ership	of said lar	nd. All paymer	nts or tend	iers may be	e made in c	urrency, or r	by check or by
draft and	euch	naumer	ite or f	enders I	lo I pecor	or to the de	nository by	denosit	in the U	S Mai	ls in a stal	moed envelop	e address	sea to the c	repository c	or to the Les	รบา สเ แษาสรเ
addrage !	ากดพก	to Les	see sh	all const	litute prop	per navment.	If the deno	sitory s	thould lic	nuidate	or be suc	ceeded by an it naming anot	nother inst	ilulion, or t	or any reas	ion iall of rei	luse to accept
- 5	Evcan	t se pro	hahiw	for in Pa	aragraph '	3 shove if I	acces drills	a well	which is	incan	able of pro	iducina in pav	ina auanti	ties (nereir	raiter callet	ary note)	on the leased
promices	or la	arle nor	and th	arowith	or if all r	production (s	whether or i	not in n	avina a	rantitie	es) nerma	nentiv ceases	from any	, cause, inc	ciuding a re	SAISION OF M	iii boullualies
pursuant	to the	e provis	ions o	of Parag	raph 6 o	r the action	of any gov	ernmer orking s	ntal auth en evistir	ority, i	then in th Lor for dril	e event this id Iling an additio	ease is ii nal well o	or otherwis	vise obtaini	ng or restori	force it shall ing production
on the les	ead r	remise	e orla	nde naal	led therev	with within 90	) davs after	comple	tion of a	neratio	ans on suc	:n drv hole or i	within 90 i	days aiter :	such cessa	uon or an pro	oudcion. Il at
the end o	of the	priman	torm	or at a	ny tima th	herestter thi	e labea ie r	ot othe	rwise he	ina m	aintained	in force but Le	essee is t	nen engag	ea in ariiiir	ig, reworking	g or any one
DO COCCO	lion o	f mora	lhan O	n conea	cutive day	ve and if an	v such one:	rations :	result in	the pr	oduction o	of oil or das oi	r otner su	ostances c	overeu ner	euy, as iong	rosecuted with thereafter as
there is r	roduc	tion in	navina	auantiti.	as from th	he leased or	amises or la	ands po	oled the	rewith	. After co	mplelion of a '	well capai	ble of proa	ucing in pa	ying quantiti	es nereunuer,
Laccone	hall de	ill cuch	additio	anal well	e on the l	leaced premi	eac or lands	annoler	t therewi	ith as a	a reasonal	oly prudent op	erator wor	ula ariii unc	ier (ne sam	e or similar o	to protect the
to (a) de	/elop emise	ine lea: es from	sea pr	emises a poensate	as to torn ed drainac	nations then he by any we	capable of all or wells to	product cated o	ng m pa on other	lands	not poole	therewith. T	here shall	be no cov	enant to dr	ill explorator	ry wells or any
additiona	l walls	evcent	ac ev	nressly (	provided t	herein											
6.	Lesse	e shall	have i	the right	but not ti	he obligation	to pool all	or any	part of the	he lea:	sed premi	ses or interest ommencemen	t therein w It of produ	viut any ou action, whe	never Less	ee deems if	is to any or all t necessary or
proper to	do er	in orde	ar to no	udently	develop o	or operate th	e leased nr	enises :	whether	r or no	t similar p	ooling authorit	v exists w	nın respect	to such ou	ler latius of	michesis. The
unit form	ad by	euch n	anilon	for an oi	idw llaw li	ich ie not a b	orizontal co	mnletic	ın shall r	notexn	ceed 80 ac	res plus a ma	aximum ac	creage tole	rance or ro	70, and for a	a yas well of a
horizonta	I com	pletion	shall n	ot excee	d 640 ac	res plus a m	aximum acr	eage to	lerance :	of 10%	6; provided	i that a larger inv governmer	unit may i ntal author	oe ionneu i ritv havinα	iurisdiction	to do so. Fo	ell or horizontal or the purpose
of the for	annin	a the t	arme "	"llaw lin	and "nac	: well" shall b	ave the me	anings	prescrib	ed by	applicable	law or the an	opropriate	governme	ntai authon	ty, or, ir no i	deminion is so
proceribe	പ് "വി	wall" m	ioane :	a wall wi	th an initi	ial nas-oil rat	in of less th	an 100	000 cubi	ic feet	per barrel	and "das well	ii means a	a well with a	an iinilal ya	S-OII TALLO OI	100,000 Gubic
aguinma	at an	d the to	arm "h	orizonta	I complet	tion" means	an oil well	in which	the h	orizoni	tal compo	nent of the ar	ross comi	pietion inte	rvai in iaci	illes or equ	ivalent testing ivalent testing
oquipmo	at- an	d the te	rm "he	arizontal	completion	on" magne s	n oil well ir	ı which	the hori	zontal	compone	nt of the aross	s complet	ion interval	in the resi	GIAON GYCEG	da the vertical
compone	nt the	rant l	n avar	cicina ita	nooling .	rights hereu	nder lesse	lertz ac	file of ro	ecord .	a written o	leclaration de:	scribing tr	ne unii and	i staung me	e enecuve o	ate of pooling. tion, drilling or
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not norm		world	au thic	lanca a	and includ	dad in the ur	oit heare to	the tota	dross:	acrear	ie in the i	init, but only t	o the exte	ent such pr	oportion of	uilli produc	Mon is sold by
Lessee.	Poolii	ng in or	ne or n	nore inst	ances sh	all not exhau	ist Lessee's	pooling	g rights l r after co	nereur mmer	nder, and I ncement o	essee shall h. f production, i	iave the re in order to	conform t	to the well	spacing or o	density pattern
nrescribe	dor	armitte	d by f	he anve	rnmental	authority has	vina iurisdic	tion or	to confo	orm to	any produ	uctive acreade	e determin	lation made	e by such (	jovernmenta	ar authority.
making r	uch a	ravicio	n lac	coo chal	I file of re	acord a writte	an declaratio	n desc	ribina th	e revis	ed unif ar	id stating the 6	errecuve d	iate of revis	SION. TO UI	e extent any	portion of the
he adjust	ed ac	cordino	lv In	the abse	ence of pr	roduction in r	naving guan	tities fro	om a unil	t. or ur	oon perma	nent cessatior	n thereor,	Lessee ma	iy terminate	the unit by	shall thereafter filing of record
a written	decia	ration d	accrihi	na the u	nit and et	tating the dat	e of termina	tion P	oolina he	areumo	ier shall no	oi constitute a	cross-con	iveyance o	interests.		
フ	Iflac	COL OWE	e lace	than the	a full mine	aral estate in	all or any n	art of th	ie leaser	i prem	ises the r	ovalties and si	nut-in roya	aities payai	de Heteuni	to the full m	ell on any part ineral estate in
or the lea					sa merew	vidi silali De l	educed to t	ne hrob	iordon (I)	ai LES	ou a ilitel	oot in adon pai					
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## Page 2 of 3

8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties to the credit of decedent or decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest, and failure of the transferse to satisfy such obligations with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in proportion to the net acreage interest in all or any portion of the area covered by this lease or any depths or zones there under, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases all or

the area covered by this lease or any depths or zones there under, and shalt thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced in accordance with the net acreage interest retained hereunder.

10. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lands pooled or untitized herewith, in primary and/or enhanced recovery, Lessee shall have the right of ingress and egress along with the right to conduct such operations on the leased premises as may be reasonably necessary for such purposes, including but not limited to geophysical operations, the drilling of wells, and the construction and use of roads, canals, pipelines, tanks, water wells, disposal wells, injection wells, it electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produce, store, treat and/or transport production. Lessee may use in such operations, free of cost, any oil, gas, water and/or other substances produced on the leased premises or lesses of the entire leased premises or lesses of the entire leased premises or such apply (a) to the entire leased premises or independent on the leased premises or lesses shall burst its pipelines below ordinary plow depth on cultivated lands. No well shall be located less than 200 feet from any house or barn now on the leased premises or such other lands, and to commercial limber and growing crops thereon. Lessee shall have the right at any time to remove its fixtures, equipment and materials, including well casing, from the leased premises or such other lands during the term of this lease or within a reasonable time thereafter.

11. Lessee's obligations under this lease, whether express or implied, shall be subject to all applicable laws, ruises, regulations

14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well bore easement under and through the leased premises for the placement of well bores (along routes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tracts of land and which are not intended to develop the leased premises or lands pooled therewith and from which Lessor shall have no right to royalty or

other benefit. Such subsurface well bore easements shall run with the land and survive any termination of this lease.

15. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, 15. Lessor nereby warrants and agrees to detend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-n royalties otherwise payable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's title, Lessee may suspend the payment of royalties and shut-in royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.

16. Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other operations.

LESSOR (WHETHER ONE-OR MORE)

operations.

17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms which Lessoe has or may negotiate with any other lessors/oil and gas owners. which Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

By: Loonard Reiter	By	Jan Reiter
STATE OF TAKENT This instrument was acknowledged before me on the by:    Aconard   Ne   For and wife James	day of Man	
STATE OF COUNTY OF This instrument was acknowledged before me on the by:	day of	, 2010,

Notary Public, State of Notary's name (printed): Notary's commission expires:

## SUZANNE HENDERSON

COUNTY CLERK



100 West Weatherford Fort Worth, TX 76196-0401

PHONE (817) 884-1195

DALE RESOURCES ATTN; ANN VANDENBERG 2100 ROSS AVE STE 1870 LB-9 **DALLAS, TX 75201** 

Submitter: DALE RESOURCES LLC

## **DO NOT DESTROY** WARNING - THIS IS PART OF THE OFFICIAL RECORD.

Filed For Registration:

5/14/2010 11:22 AM

Instrument #:

D210113841

LSE

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PGS

\$20.00

Denlessen

D210113841

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Prepared by: CAMADDOCK